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## THE BOSTANY LAW FIRM

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## MEMO ENDORSED

October 25, 2010

Hon. P. Kevin Castel  
United States District Judge  
Southern District of New York  
Daniel Patrick Moynihan United States Courthouse  
500 Pearl Street  
New York, New York 10007

Re: GMA v. Charlotte Solnicki, et al.  
Docket No.: 07 CV 3219 (PKC) (DF)

Your Honor:

Plaintiff respectfully requests permission to serve a renewed Motion for Default Judgment upon CHARLOTTE B, LLC at its last known New York and Argentina addresses in accordance with Rule 5(C). Annexed hereto are portions of a factor agreement showing the New York address. On February 28, 2008, CHARLOTTE B, LLC was served with a motion to withdraw as counsel at an address in Argentina and email addresses of two of its members. Docket # 136. In the October 19, 2010 Order, the Court added that notice be meaningful. We plan to also email the motion to Jonathan Solnicki at the address contained in Docket # 136.

I respectfully ask that service to the above mentioned New York address, Argentina address and email address, be deemed good and sufficient service of the Motion for Default Judgment upon CHARLOTTE B, LLC which we are preparing to file in accordance with the Court's prior Orders.

Respectfully,

John P. Bostany

Enclosures

cc: Ira Sacks, Esq. (by email)  
Robert Grand, Esq. (by email)  
Jeffrey Sonnabend, Esq. (by fax)

Plaintiff is free  
to serve and file a  
Motion for a Default Judgment  
on Charlotte B, LLC.  
The Court cannot give  
an advisory opinion on  
the adequacy of service  
based upon Mr. Bostany's  
letter. Plaintiff will  
be required  
to prove  
that  
service of  
the  
motion  
was in  
compliance  
with  
Rule 5,  
Fed. R. Civ. P.

ORDERED

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